[Counsel Listed on Signature Page]

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

IN RE: JUUL LABS, INC. ANTITRUST LITIGATION

This Document Relates To:

ALL ACTIONS

Case No. 3:20-cv-02345-WHO

STIPULATION AND ORDER DISMISSING INDIRECT PURCHASER PLAINTIFFS' MONOPOLIZATION CLAIMS AGAINST DEFENDANTS AND INDIRECT PURCHASER PLAINTIFFS' UCL CLAIMS AGAINST THE ALTRIA DEFENDANTS

Judge: Hon. William H. Orrick

WHEREAS the Indirect Purchaser Plaintiffs ("IPPs") filed an amended consolidated class action complaint on September 20, 2021, that asserts seventeen claims for relief. IPP Am. Compl., ECF No. 271 ("Complaint").

WHEREAS the IPPs have represented to Defendants that they no longer intend to pursue the following claims in their Complaint:

- Second Claim for Relief: Monopolization, 15 U.S.C. § 2;
- Third Claim for Relief: Attempted Monopolization, 15 U.S.C. § 2; and
- Fourth Claim for Relief: Conspiracy to Monopolize, 15 U.S.C. § 2.

WHEREAS the IPPs have represented to Defendant Altria Group, Inc. and Altria Enterprises LLC (collectively, "Altria") that they no longer intend to pursue the following claims against Altria in their Complaint:

- Ninth Claim for Relief: Violation of California's Unfair Competition Law, Cal. Bus.
 & Prof. Code § 17200, et seq. (the "UCL"), on behalf of the nationwide class; and
- Tenth Claim for Relief: Violation of California's UCL, Cal. Bus. & Prof. Code
 § 17200, et seq., on behalf of the California class.

IT IS NOW STIPULATED AND AGREED, pursuant to Fed. R. Civ. P. 15(a), by and between the undersigned counsel, that the IPPs' monopolization, attempted monopolization, and conspiracy to monopolize claims are hereby dismissed in their entirety, without prejudice and without costs or fees to either party. Further, the IPPs' UCL claims are hereby dismissed as against Defendant Altria, without prejudice and without costs or fees to either party. This stipulation shall have no effect on the remaining claims asserted in the Complaint. *See Hells Canyon Pres. Council v. U.S. Forest Serv.*, 403 F.3d 683, 687 (9th Cir. 2005) (identifying Rule 15 as governing the "withdrawals of individual claims"); *Murphy v. Finish Line, Inc.*, No. 20-cv-05663-WHO, 2021 WL 2166875, at *2 (N.D. Cal. May 27, 2021) ("Rule 15 governs the situation when a party dismisses some, but not all, of its claims against a defendant.").

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: April <u>15</u>, 2025



1 DATED: April 15, 2025 ZWERLING, SCHACHTER & **ZWERLING, LLP** 2 /s/ Robin Zwerling By: 3 Robin F. Zwerling 4 Robin F. Zwerling (pro hac vice) 5 Susan Salvetti (pro hac vice) Justin M. Tarshis (pro hac vice) 6 41 Madison Avenue New York, NY 10010 7 Telephone: (212) 223-3900 Email: rzwerling@zsz.com 8 ssalvetti@zsz.com 9 jtarshis@zsz.com 10 Interim Lead Counsel for Indirect Purchaser Plaintiffs 11 WILKINSON STEKLOFF LLP 12 /s/ Beth Wilkinson By: Beth A. Wilkinson 13 Beth A. Wilkinson (pro hac vice) 14 James M. Rosenthal (pro hac vice) Matthew Skanchy (pro hac vice) 15 Alysha Bohanon (pro hac vice) Jenna Pavelec (pro hac vice) 16 2001 M Street, N.W., 10th Floor 17 Washington, D.C. 20036 Telephone: (202) 847-4000 18 Email: bwilkinson@wilkinsonstekloff.com jrosenthal@wilkinsonstekoff.com 19 mskanchy@wilkinsonstekloff.com 20 abohanon@wilkinsonstekloff.com jpavelec@wilkinsonstekloff.com 21 Moira Penza (pro hac vice) 22 Jeremy Barber (pro hac vice) WILKINSON STEKLOFF LLP 23 West 42nd Street, 24th Floor 24 New York, New York 10036 Telephone: (212) 294-8910 25 Email: mpenza@wilkinsonstekloff.com jbarber@wilkinsonstekloff.com 26 27 28

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L.R. 5-1 SIGNATURE ATTESTATION

As the ECF user whose user ID and password are utilized in the filing of this document, I attest under penalty of perjury that concurrence in the filing of the document has been obtained from each of the other signatories.

Dated: April 15, 2025 By: /s/ Beth Wilkinson

Case No. 20-cv-02345-WHO